Case 2:17-cv-02810-JCM-GWF Document 5 Filed 11/27/17 Page 2 of 4 3. Counsel for Defendant was only recently retained, and requires additional time to locate, organize, and review the relevant documents and prepare the appropriate response. 4. On November 22, 2017, the Parties agreed to the extension requested herein. 5. This stipulated extension request is sought in good faith and is not made for the purpose of delay. Therefore, the Parties jointly agree to extend Defendant's deadline to respond to Plaintiff's Complaint to December 21, 2017. DATED: November 27, 2017 DATED: November 27, 2017 THIERMAN BUCK LLP SNELL & WILMER L.L.P. By: /s/ Joshua D. Buck By: /s/ Paul Swenson Prior Mark R. Thierman (Nevada Bar #8285) Paul Swenson Prior (Nevada Bar #9324) 3883 Howard Hughes Parkway Joshua D. Buck (Nevada Bar #12187) 7287 Lakeside Drive **Suite** 1100 Reno, NV 89511 Las Vegas, Nevada 89169 Attorneys for Defendant Four Queens, **GABROY LAW OFFICES** LLC Christian Gabroy (Nevada Bar #8805) Kaine Messer (Nevada Bar #14240) The District at Green Valley Ranch 170 South Green Valley Pkwy, Suite 280 Henderson, NV 89012 Attorneys for Plaintiff Valarie Williams **ORDER** IT IS ORDERED that Defendant Four Queens, LLC shall respond to Plaintiff's Complaint on or before December 21, 2017.

DATED: <u>November 28</u>, 2017.

JNITED STATES MAGISTICATE JUDGE

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